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August 31, 2006

Mr. Charles L.A. Terreni  
Chief Clerk/Administrator  
S.C. Public Service Commission  
P.O. Drawer 11649  
Colombia S.C. 29211  
Ph: 1803 896 5113; Fx: 1 803 896 5231

Dear Mr. Terreni:

Subject: Commission Meeting On August 30, 2006;  
Mr. Len Anthony's Letter Dated August 29, 2006.  
Ref: Progress Energy Petition No. 2004-219-E

**This Memorandum is filed for the record in this case.**

This afternoon at 4.15.p.m., I received a copy of a letter sent to you by Mr. Anthony, Counsel for Progress Energy. It is dated August 29, 2006. This is the first I have heard that the Commission had on its Agenda to consider appointing a Hearing Officer for my case. I want the Hearing and Mr. Anthony does not, because HE HAS NO CASE AGAINST ME, and he knows it. Mr. Anthony's claim is based entirely on the mis-applied legal theory known as the "doctrine of necessities". As I intend to show to the Commission, applying this theory to his claims is erroneous and unconstitutional due to the facts of the case, and the exceptions to the doctrine, as I have informed you all on numerous occasions. The facts of my case shall be brought on and heard before the Commission which to this date has not occurred..

Please note that Mr. Anthony has again deliberately ignored my requests for documentation to substantiate his erroneous claim against me, of which I have duly informed your Office on several occasions for the record. The commission has done nothing about that situation to date. Thus be advised that I am filing a Motion to Compel and other related documents shortly.

Why did I not receive any notice from the Commission about the subject item on the August 30 Agenda? I request to know why and how Mr. Anthony knew about it, and

I, an S.C. consumer, did not. Please explain in detail and provide any and all copies of ex parte communications subject to later verification under oath by all parties involved.

As his usual and customary practice, PEC's Len Anthony posted his letter such that I would receive it after the August 30 Commission Meeting, and thus I would not have an opportunity to file a response and my objections with the Commission before the 30<sup>th</sup>.

It is one thing for an attorney to repeatedly employ "shyster" tactics as a way of doing business with a government regulatory agency, and quite another for a public State Regulatory agency to aid and abet such practices.

**Please be advised that I object strenuously to each and every argument presented to the Commission by Mr. Anthony in the subject letter.**

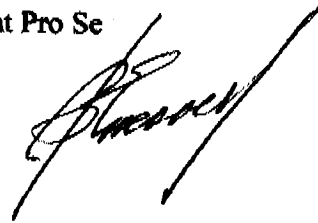
In particular, his reference to the Commission's "Directive." I previously formally objected to the Directive on numerous grounds. You then informed me that it was not "executory", and that the Commission's final "Order" was "yet to be filed". Thus on the contrary, the case remains open, and I want and again request for the record herein, my Hearing in open court before the public, as I have nothing to hide. Len Anthony does not want the Hearing as he has plenty to hide; he knows it, you know it, and the Commission should or will know it when I appear at the Hearing and file my formal answers to his erroneous and misleading claims.

If Len Anthony is so concerned about "due process", he should never have filed his Petition in the first place, and thereafter he should not have adopted the evasive, misleading and "red herring" legal tactics and manipulations of legal facts presented to the Commission ever since, like his present letter. Again you are respectfully reminded that as of this date, I have still not filed any formal responses to his erroneous claims, nor my Case with the Commission, due to my unexpected and extended medical problems spanning these past two years.

Finally, I formally demand to know from you if ex-Commissioner Hamilton was apprised and knew of my medical history and current status when he sponsored and filed the original Motion on behalf of PEC's Len Anthony. The conduct of that particular Hearing remains an open issue. A more detailed letter follows in the mail.

Sincerely,

Beatrice Weaver, Respondent Pro Se

A handwritten signature in black ink, appearing to read 'Beatrice Weaver', with a long, sweeping diagonal stroke extending from the bottom right of the signature.

Via Telefax.

Confirmation copy for legal reference.